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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|---------------------------------------|---------------|----------------------|-------------------------|------------------|
| 10/078,078 | 02/15/2002 | William Bolick | PBOLIWC | 6922 |
| 75 | 90 07/08/2003 | | | |
| FEHR LAW FIRM | | | EXAMINER | |
| Suite 300 Goldenwest Corporate Center | | | KIM, CHONG HWA | |
| 5025 Adams Avenue Ogden, UT 84403 | | | ART UNIT | PAPER NUMBER |
| 3 | | | 3682 | |
| | | | DATE MAILED: 07/08/2003 | |

Please find below and/or attached an Office communication concerning this application or proceeding.

| | Application | No. Applicant(s) |
|---|--|--|
| | 10/078,078 | BOLICK, WILLIAM |
| Office Action Summary | Examiner | Art Unit |
| , | Chong H. Kin | |
| The MAILING DATE of this comm | nunication appears on the co | over sheet with the correspondence address |
| A SHORTENED STATUTORY PERIOD THE MAILING DATE OF THIS COMMU - Extensions of time may be available under the provis after SIX (6) MONTHS from the mailing date of this c - If the period for reply specified above is less than thir - If NO period for reply is specified above, the maximul - Failure to reply within the set or extended period for r - Any reply received by the Office later than three month earned patent term adjustment. See 37 CFR 1.704(b) Status | JNICATION. ions of 37 CFR 1.136(a). In no event, ommunication. ty (30) days, a reply within the statutor n statutory period will apply and will ex eply will, by statute, cause the applicat ths after the mailing date of this comm | however, may a reply be timely filed y minimum of thirty (30) days will be considered timely. kgire SIX (6) MONTHS from the mailing date of this communication. tion to become ABANDONED (35 U.S.C. § 133). |
| 1)⊠ Responsive to communication(s |) filed on 16 May 2003 . | |
| 2a) ☐ This action is FINAL . | 2b)⊠ This action is no | on-final. |
| 3)☐ Since this application is in condi | tion for allowance except fo | or formal matters, prosecution as to the merits is yle, 1935 C.D. 11, 453 O.G. 213. |
| Disposition of Claims | action attack Expants qua | yis, 1000 C.B. 11, 100 C.C. 210. |
| 4)⊠ Claim(s) <u>1-14</u> is/are pending in t | ne application. | |
| 4a) Of the above claim(s) <u>2-5</u> is/a | re withdrawn from consider | ration. |
| 5) Claim(s) is/are allowed. | | |
| 6)⊠ Claim(s) <u>6-14</u> is/are rejected. | | |
| 7) Claim(s) is/are objected to | | |
| 8) Claim(s) are subject to res | striction and/or election requ | uirement. |
| Application Papers | | |
| 9)☐ The specification is objected to by | the Examiner. | |
| 10)☐ The drawing(s) filed on is/a | re: a)□ accepted or b)□ ob | jected to by the Examiner. |
| | | e held in abeyance. See 37 CFR 1.85(a). |
| 11)☐ The proposed drawing correction t | | |
| If approved, corrected drawings are | • | e action. |
| 12) The oath or declaration is objected | to by the Examiner. | |
| Priority under 35 U.S.C. §§ 119 and 120 | | |
| 13) Acknowledgment is made of a cla | | r 35 U.S.C. § 119(a)-(d) or (f). |
| a)□ All b)□ Some * c)□ None c | of: | |
| 1. Certified copies of the prior | ity documents have been r | eceived. |
| 2. Certified copies of the prior | ity documents have been r | eceived in Application No |
| 3. Copies of the certified copiapplication from the Int* See the attached detailed Office at | ernational Bureau (PCT Ru | s have been received in this National Stage ale 17.2(a)). d copies not received. |
| 14) ☐ Acknowledgment is made of a clair | m for domestic priority unde | er 35 U.S.C. § 119(e) (to a provisional application). |
| a) The translation of the foreign 15) Acknowledgment is made of a clai | language provisional appli | cation has been received. |
| 1) Notice of References Cited (PTO-892) | 41 | Distraction Commence (DTC 440) Do |
| Notice of Draftsperson's Patent Drawing Review Information Disclosure Statement(s) (PTO-1448) | w (PTO-948) 5) | Interview Summary (PTO-413) Paper No(s) Notice of Informal Patent Application (PTO-152) Other: |
| J.S. Patent and Trademark Office PTO-326 (Rev. 04-01) | Office Action Summary | Part of Paper No. 8 |

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DETAILED ACTION

Election/Restrictions

- 1. Applicant's election of Group I, Figs. 1, 2, and 4, in Paper No. 7 is acknowledged. Because applicant did not distinctly and specifically point out the supposed errors in the restriction requirement, the election has been treated as an election without traverse (MPEP § 818.03(a)).
- 2. Claims 2-5 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected species, there being no allowable generic or linking claim. Election was made without traverse in Paper No. 7.

Claim Rejections - 35 USC § 102

- 3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:
 - A person shall be entitled to a patent unless -
 - (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claim 1 is rejected under 35 U.S.C. 102(b) as being anticipated by Ross, U.S. Patent 4,066,154.

Ross shows, in Figs. 1-3, a transversely moving cable control, for controlling a cable 12, the cable having a portion within the transversely moving cable control 17, segments outside the transversely moving cable control, and original position for all portions and segments of the cable before the transversely moving cable control has been activated, which comprises;

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a means 23 for transversely moving the portion of the cable which is within the transversely moving cable control to create a pulling force upon one end 12' of the cable; and a means 24 for maintaining the segments of the cable which are outside the transversely moving cable control substantially in the originally positions of such segments.

5. Claims 6-9 are rejected under 35 U.S.C. 102(b) as being anticipated by Ross, U.S. Patent 4,066,154.

Ross shows, in Figs. 1-3, a transversely moving cable control for controlling a cable 12, the cable having segments in original position before the transversely moving cable control has been activated, which comprises;

a hollow base plate 16 to maintain the segments of a cable which lie outside the transversely moving cable control in substantially the original position (as shown in Fig. 1 inside the section 24) of such segments of the cable;

a means 23, 24 for transversely moving an intermediate portion of the cable to create a pulling force upon one end of the cable and for maintaining a second segment of the cable which lies outside the transversely moving cable control in substantially the original position of such second segment of the cable;

wherein the means for transverse movement and maintaining the second segment in substantially the original position of such cable comprises;

a cable guide 24 attached to the hollow base plate to maintain the segment of the cable (in the region where reference number 13 is indicated in Fig. 1) which lies outside the hollow base plate beyond the cable guide in substantially the original position of the cable:

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a lever 14 rotatably attached to the hollow base plate;

a pulley 23, the pulley having a pivot 25, attached to the lever across which pulley the cable runs so that when the lever is rotated away from the base plate, the pulley exerts a transverse force on the cable which causes the cable to move in a transverse direction creating the pulling force on one end of the cable;

an exit aperture (at the upper portion of the lever 14 as shown in Fig. 1) in the lever to maintain the segment of the cable which lies outside hollow base plate beyond the exit aperture in substantially the original position of the cable;

wherein the pulley is removably attached to the lever; and

a channel (the hole wherein the pins 25 of the pulley are inserted therein) in the lever within which the pivot of the pulley can be releasably fastened, released, moved, and releasably fastened again.

6. Claims 10-13 are rejected under 35 U.S.C. 102(b) as being anticipated by Ross, U.S. Patent 4,066,154.

Ross shows, in Figs. 1-3, a transversely moving cable control for controlling a cable 12, the cable having segments in original position before the transversely moving cable control has been activated and the cable having a first end 12', which comprises;

a hollow base plate 16 to maintain the segments of a cable which lie outside the transversely moving cable control in substantially the original position (as shown in Fig. 1 inside the section 24) of such segments of the cable; and

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a means 23, 24 for transversely moving an intermediate portion of the cable to create a pulling force upon one end of the cable, the means for transverse movement being adapted for attachment of the first end of the cable;

wherein the means for transverse movement adapted for attachment of the first end of the cable comprising;

a cable guide 24 attached to the hollow base plate to maintain the segment of a cable which lies outside the hollow base plate beyond the cable guide in substantially the original position of the cable;

a lever 14 adapted for attachment of the first end of the cable and rotatably attached to the hollow base plate;

a pulley 23, the pulley having a pivot 25, attached to the lever across which pulley the cable runs so that when the lever is rotated away from the base plate, the pulley exerts a transverse force on the cable which causes the cable to move in a transverse direction creating the pulling force on one end of the cable;

wherein the pulley is removably attached to the lever; and

a channel (the hole wherein the pins 25 of the pulley are inserted therein) in the lever within which the pivot of the pulley can be releasably fastened, released, moved, and releasably fastened again.

7. Claim 14 is rejected under 35 U.S.C. 102(b) as being anticipated by Ross, U.S. Patent 4,066,154.

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Ross shows, in Figs. 1-3, a process for exerting a control force at one or more ends of a cable, the cable having an intermediate portion and outer segments in original positions before the process commences, which comprises;

transversely moving an intermediate portion of the cable to create a pulling force upon one or both ends of the cable (by the pulley 23); and

simultaneously maintaining the outer segments of the cable substantially in the original positions of such segments (by the guide 24).

Conclusion

8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Cable operating systems that actuates cable in transverse direction.

Arens, U.S. Patent 2,324,475
Beres et al., U.S. Patent 4,508,497
Lauer, U.S. Patent 5,067,365
Hawkins et al., U.S. Patent 5,540,304
Lichtenberg, U.S. Patent 5,555,769
Perisho et al., U.S. Patent 5,611,249
Taomo et al., U.S. Patent 5,758,546

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chong H. Kim whose telephone number is (703) 305-0922. The examiner can normally be reached on Monday - Friday; 9:00 - 6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David A Bucci can be reached on (703) 308-3668. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-7687 for regular communications and (703) 305-7687 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1113.

chk June 28, 2003 PRIMARY EXAMINER